UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

-----X

ELIZABETH BAELS BAUR, :

Plaintiff, : ORDER DENYING
REQUEST FOR COUNSEL

-v.-

07 Civ. 8835 (GEL)(FM)

ROSENBERG, MINC, FALKOFF & WOLFF, :

Defendant. :

-----X

FRANK MAAS, United States Magistrate Judge.

The plaintiff in this action seeks the appointment of pro bono counsel pursuant to 28 U.S.C. § 1915 (e) (1). The Second Circuit's decision in Cooper v. A. Sargenti Co., Inc., 877 F.2d 170, 172 (2d Cir. 1989), indicates that the threshold inquiry on such an application is whether the case has merit. If it appears that the case has merit, the Court must next consider the plaintiff's ability to pay for private counsel, efforts to obtain unpaid counsel, and ability to present the case without assistance. Id. The Court must also be mindful that the supply of volunteer counsel is limited.

I have conducted several conferences with the plaintiff and have reviewed her application. In my judgment, the plaintiff has not made a showing sufficient to warrant the requested appointment. Accordingly, the plaintiff's application is denied.

SO ORDERED

Dated: New York, New York April 29, 2008

USDC SDNY DOCUMENT

ELECTRONICALLY FILED

DOC #:

DATE FILED: 4/29

FRANK MAAS

United States Magistrate Judge

Copies to:

Honorable Gerard E. Lynch United States District Judge

Elizabeth Baels Baur 123-60 83rd Avenue, Apt. 7V Kew Gardens, New York 11415

Glen Howard Parker Hoey, King, Toker & Epstein 55 Water Street 28th Floor New York, New York 10041